



## 99TH GENERAL ASSEMBLY

### State of Illinois

### 2015 and 2016

### HB1398

by Rep. Thaddeus Jones

#### SYNOPSIS AS INTRODUCED:

20 ILCS 3960/20 new  
30 ILCS 105/5.866 new  
50 ILCS 750/15.3 from Ch. 134, par. 45.3  
50 ILCS 751/17  
50 ILCS 751/45  
605 ILCS 10/40 new

Amends the Illinois Health Facilities Planning Act. Creates the South Suburban Trauma Center Fund. Provides for the construction of a south suburban trauma center. Provides that the Health Facilities Review Board, in consultation with the Department of Public Health, shall select a provider to operate and provide healthcare services to the trauma center. Amends the Emergency Telephone System Act and the Wireless Emergency Telephone Safety Act. Provides that from July 1, 2015 through June 30, 2025, all surcharges shall be increased by \$0.02 to be deposited into the South Suburban Trauma Center Fund. Amends the Toll Highway Act. From July 2, 2015 through June 30, 2025, imposes a \$1 surcharge at the toll booth known as Plaza 47 to be deposited into the South Suburban Trauma Center Fund. Amends the State Finance Act. Adds the South Suburban Trauma Center Fund.

LRB099 00229 JLK 20234 b

FISCAL NOTE ACT  
MAY APPLY

A BILL FOR

1 AN ACT concerning government.

2 **Be it enacted by the People of the State of Illinois,**  
3 **represented in the General Assembly:**

4 Section 5. The Illinois Health Facilities Planning Act is  
5 amended by adding Section 20 as follows:

6 (20 ILCS 3960/20 new)

7 Sec. 20. South Suburban Trauma Center.

8 (a) There is created in the State Treasury a special fund  
9 known as the South Suburban Trauma Center Fund. The Fund shall  
10 receive revenue under of Section 15.3 of the Emergency  
11 Telephone System Act, Sections 17 and 40 of the Wireless  
12 Emergency Telephone Safety Act, and Section 40 of the Toll  
13 Highway Act.

14 (b) The Board, in consultation with the Department of  
15 Public Health, shall do each of the following:

16 (1) Designate the location of a south suburban trauma  
17 center to be constructed using the funds collected and  
18 deposited into the South Suburban Trauma Center Fund.

19 (2) Select the provider that shall operate and provide  
20 healthcare services to the trauma center and enter into an  
21 operational agreement with that provider that specifies  
22 the terms of how the trauma center is to be run and  
23 maintained.

1           (3) Determine the sources of revenue to maintain the  
2           trauma center.

3           Section 10. The State Finance Act is amended by adding  
4           Section 5.866 as follows:

5           (30 ILCS 105/5.866 new)

6           Sec. 5.866. The South Suburban Trauma Center Fund.

7           Section 15. The Emergency Telephone System Act is amended  
8           by changing Section 15.3 as follows:

9           (50 ILCS 750/15.3) (from Ch. 134, par. 45.3)

10          Sec. 15.3. Surcharge.

11          (a) The corporate authorities of any municipality or any  
12          county may, subject to the limitations of subsections (c), (d),  
13          and (h), and in addition to any tax levied pursuant to the  
14          Simplified Municipal Telecommunications Tax Act, impose a  
15          monthly surcharge on billed subscribers of network connection  
16          provided by telecommunication carriers engaged in the business  
17          of transmitting messages by means of electricity originating  
18          within the corporate limits of the municipality or county  
19          imposing the surcharge at a rate per network connection  
20          determined in accordance with subsection (c), however the  
21          monthly surcharge shall not apply to a network connection  
22          provided for use with pay telephone services. Provided,

1 however, that where multiple voice grade communications  
2 channels are connected between the subscriber's premises and a  
3 public switched network through private branch exchange (PBX)  
4 or centrex type service, a municipality imposing a surcharge at  
5 a rate per network connection, as determined in accordance with  
6 this Act, shall impose:

7 (i) in a municipality with a population of 500,000 or  
8 less or in any county, 5 such surcharges per network  
9 connection, as determined in accordance with subsections  
10 (a) and (d) of Section 2.12 of this Act, for both regular  
11 service and advanced service provisioned trunk lines;

12 (ii) in a municipality with a population, prior to  
13 March 1, 2010, of 500,000 or more, 5 surcharges per network  
14 connection, as determined in accordance with subsections  
15 (a) and (d) of Section 2.12 of this Act, for both regular  
16 service and advanced service provisioned trunk lines;

17 (iii) in a municipality with a population, as of March  
18 1, 2010, of 500,000 or more, 5 surcharges per network  
19 connection, as determined in accordance with subsections  
20 (a) and (d) of Section 2.12 of this Act, for regular  
21 service provisioned trunk lines, and 12 surcharges per  
22 network connection, as determined in accordance with  
23 subsections (a) and (d) of Section 2.12 of this Act, for  
24 advanced service provisioned trunk lines, except where an  
25 advanced service provisioned trunk line supports at least 2  
26 but fewer than 23 simultaneous voice grade calls ("VGC's"),

1 a telecommunication carrier may elect to impose fewer than  
 2 12 surcharges per trunk line as provided in subsection (iv)  
 3 of this Section; or

4 (iv) for an advanced service provisioned trunk line  
 5 connected between the subscriber's premises and the public  
 6 switched network through a P.B.X., where the advanced  
 7 service provisioned trunk line is capable of transporting  
 8 at least 2 but fewer than 23 simultaneous VGC's per trunk  
 9 line, the telecommunications carrier collecting the  
 10 surcharge may elect to impose surcharges in accordance with  
 11 the table provided in this Section, without limiting any  
 12 telecommunications carrier's obligations to otherwise keep  
 13 and maintain records. Any telecommunications carrier  
 14 electing to impose fewer than 12 surcharges per an advanced  
 15 service provisioned trunk line shall keep and maintain  
 16 records adequately to demonstrate the VGC capability of  
 17 each advanced service provisioned trunk line with fewer  
 18 than 12 surcharges imposed, provided that 12 surcharges  
 19 shall be imposed on an advanced service provisioned trunk  
 20 line regardless of the VGC capability where a  
 21 telecommunications carrier cannot demonstrate the VGC  
 22 capability of the advanced service provisioned trunk line.

23	Facility	VGC's	911 Surcharges
24	Advanced service provisioned trunk line	18-23	12
25	Advanced service provisioned trunk line	12-17	10

1 Advanced service provisioned trunk line 2-11 8

2 Subsections (i), (ii), (iii), and (iv) are not intended to  
3 make any change in the meaning of this Section, but are  
4 intended to remove possible ambiguity, thereby confirming the  
5 intent of paragraph (a) as it existed prior to and following  
6 the effective date of this amendatory Act of the 97th General  
7 Assembly.

8 For mobile telecommunications services, if a surcharge is  
9 imposed it shall be imposed based upon the municipality or  
10 county that encompasses the customer's place of primary use as  
11 defined in the Mobile Telecommunications Sourcing Conformity  
12 Act. A municipality may enter into an intergovernmental  
13 agreement with any county in which it is partially located,  
14 when the county has adopted an ordinance to impose a surcharge  
15 as provided in subsection (c), to include that portion of the  
16 municipality lying outside the county in that county's  
17 surcharge referendum. If the county's surcharge referendum is  
18 approved, the portion of the municipality identified in the  
19 intergovernmental agreement shall automatically be  
20 disconnected from the county in which it lies and connected to  
21 the county which approved the referendum for purposes of a  
22 surcharge on telecommunications carriers.

23 (b) For purposes of computing the surcharge imposed by  
24 subsection (a), the network connections to which the surcharge  
25 shall apply shall be those in-service network connections,

1 other than those network connections assigned to the  
 2 municipality or county, where the service address for each such  
 3 network connection or connections is located within the  
 4 corporate limits of the municipality or county levying the  
 5 surcharge. Except for mobile telecommunication services, the  
 6 "service address" shall mean the location of the primary use of  
 7 the network connection or connections. For mobile  
 8 telecommunication services, "service address" means the  
 9 customer's place of primary use as defined in the Mobile  
 10 Telecommunications Sourcing Conformity Act.

11 (c) Upon the passage of an ordinance to impose a surcharge  
 12 under this Section the clerk of the municipality or county  
 13 shall certify the question of whether the surcharge may be  
 14 imposed to the proper election authority who shall submit the  
 15 public question to the electors of the municipality or county  
 16 in accordance with the general election law; provided that such  
 17 question shall not be submitted at a consolidated primary  
 18 election. The public question shall be in substantially the  
 19 following form:

20 -----

21 Shall the county (or city, village  
 22 or incorporated town) of ..... impose YES  
 23 a surcharge of up to ...¢ per month per  
 24 network connection, which surcharge will  
 25 be added to the monthly bill you receive -----  
 26 for telephone or telecommunications

1 charges, for the purpose of installing  
 2 (or improving) a 9-1-1 Emergency NO  
 3 Telephone System?

4 -----

5 If a majority of the votes cast upon the public question  
 6 are in favor thereof, the surcharge shall be imposed.

7 However, if a Joint Emergency Telephone System Board is to  
 8 be created pursuant to an intergovernmental agreement under  
 9 Section 15.4, the ordinance to impose the surcharge shall be  
 10 subject to the approval of a majority of the total number of  
 11 votes cast upon the public question by the electors of all of  
 12 the municipalities or counties, or combination thereof, that  
 13 are parties to the intergovernmental agreement.

14 The referendum requirement of this subsection (c) shall not  
 15 apply to any municipality with a population over 500,000 or to  
 16 any county in which a proposition as to whether a sophisticated  
 17 9-1-1 Emergency Telephone System should be installed in the  
 18 county, at a cost not to exceed a specified monthly amount per  
 19 network connection, has previously been approved by a majority  
 20 of the electors of the county voting on the proposition at an  
 21 election conducted before the effective date of this amendatory  
 22 Act of 1987.

23 (d) A county may not impose a surcharge, unless requested  
 24 by a municipality, in any incorporated area which has  
 25 previously approved a surcharge as provided in subsection (c)  
 26 or in any incorporated area where the corporate authorities of

1 the municipality have previously entered into a binding  
2 contract or letter of intent with a telecommunications carrier  
3 to provide sophisticated 9-1-1 service through municipal  
4 funds.

5 (e) A municipality or county may at any time by ordinance  
6 change the rate of the surcharge imposed under this Section if  
7 the new rate does not exceed the rate specified in the  
8 referendum held pursuant to subsection (c).

9 (f) The surcharge authorized by this Section shall be  
10 collected from the subscriber by the telecommunications  
11 carrier providing the subscriber the network connection as a  
12 separately stated item on the subscriber's bill.

13 (g) The amount of surcharge collected by the  
14 telecommunications carrier shall be paid to the particular  
15 municipality or county or Joint Emergency Telephone System  
16 Board not later than 30 days after the surcharge is collected,  
17 net of any network or other 9-1-1 or sophisticated 9-1-1 system  
18 charges then due the particular telecommunications carrier, as  
19 shown on an itemized bill. The telecommunications carrier  
20 collecting the surcharge shall also be entitled to deduct 3% of  
21 the gross amount of surcharge collected to reimburse the  
22 telecommunications carrier for the expense of accounting and  
23 collecting the surcharge.

24 (h) Except as expressly provided in subsection (a) of this  
25 Section, on or after the effective date of this amendatory Act  
26 of the 98th General Assembly and until July 1, 2015, a

1 municipality with a population of 500,000 or more shall not  
2 impose a monthly surcharge per network connection in excess of  
3 the highest monthly surcharge imposed as of January 1, 2014 by  
4 any county or municipality under subsection (c) of this  
5 Section. Except as otherwise provided under subsection (l), on  
6 ~~on~~ or after July 1, 2015, a municipality with a population over  
7 500,000 may not impose a monthly surcharge in excess of \$2.50  
8 per network connection.

9 (i) Any municipality or county or joint emergency telephone  
10 system board that has imposed a surcharge pursuant to this  
11 Section prior to the effective date of this amendatory Act of  
12 1990 shall hereafter impose the surcharge in accordance with  
13 subsection (b) of this Section.

14 (j) The corporate authorities of any municipality or county  
15 may issue, in accordance with Illinois law, bonds, notes or  
16 other obligations secured in whole or in part by the proceeds  
17 of the surcharge described in this Section. Notwithstanding any  
18 change in law subsequent to the issuance of any bonds, notes or  
19 other obligations secured by the surcharge, every municipality  
20 or county issuing such bonds, notes or other obligations shall  
21 be authorized to impose the surcharge as though the laws  
22 relating to the imposition of the surcharge in effect at the  
23 time of issuance of the bonds, notes or other obligations were  
24 in full force and effect until the bonds, notes or other  
25 obligations are paid in full. The State of Illinois pledges and  
26 agrees that it will not limit or alter the rights and powers

1 vested in municipalities and counties by this Section to impose  
2 the surcharge so as to impair the terms of or affect the  
3 security for bonds, notes or other obligations secured in whole  
4 or in part with the proceeds of the surcharge described in this  
5 Section.

6 (k) Any surcharge collected by or imposed on a  
7 telecommunications carrier pursuant to this Section shall be  
8 held to be a special fund in trust for the municipality, county  
9 or Joint Emergency Telephone Board imposing the surcharge.  
10 Except for the 3% deduction provided in subsection (g) above,  
11 the special fund shall not be subject to the claims of  
12 creditors of the telecommunication carrier.

13 (l) Notwithstanding any other provision of this Act to the  
14 contrary, from July 1, 2015 until June 30, 2025, a municipality  
15 that has imposed a surcharge under this Section shall increase  
16 the amount of that surcharge by \$0.02. Surcharges collected and  
17 remitted under this subsection shall be deposited into the  
18 South Suburban Trauma Center Fund.

19 (Source: P.A. 97-463, eff. 8-19-11; 98-634, eff. 6-6-14.)

20 Section 20. The Wireless Emergency Telephone Safety Act is  
21 amended by changing Sections 17 and 45 as follows:

22 (50 ILCS 751/17)

23 (Section scheduled to be repealed on July 1, 2015)

24 Sec. 17. Wireless carrier surcharge.

1 (a) Except as provided in Sections 45 and 80, each wireless  
2 carrier shall impose a monthly wireless carrier surcharge per  
3 CMRS connection that either has a telephone number within an  
4 area code assigned to Illinois by the North American Numbering  
5 Plan Administrator or has a billing address in this State. No  
6 wireless carrier shall impose the surcharge authorized by this  
7 Section upon any subscriber who is subject to the surcharge  
8 imposed by a unit of local government pursuant to Section 45.  
9 Prior to January 1, 2008 (the effective date of Public Act  
10 95-698), the surcharge amount shall be the amount set by the  
11 Wireless Enhanced 9-1-1 Board. Beginning on January 1, 2008  
12 (the effective date of Public Act 95-698) through June 30,  
13 2015, and beginning on July 1, 2025, the monthly surcharge  
14 imposed under this Section shall be \$0.73 per CMRS connection.  
15 From July 1, 2015 through June 30, 2025, the monthly surcharge  
16 imposed under this Section shall be \$0.75 per CMRS connection.  
17 The wireless carrier that provides wireless service to the  
18 subscriber shall collect the surcharge from the subscriber. For  
19 mobile telecommunications services provided on and after  
20 August 1, 2002, any surcharge imposed under this Act shall be  
21 imposed based upon the municipality or county that encompasses  
22 the customer's place of primary use as defined in the Mobile  
23 Telecommunications Sourcing Conformity Act. The surcharge  
24 shall be stated as a separate item on the subscriber's monthly  
25 bill. The wireless carrier shall begin collecting the surcharge  
26 on bills issued within 90 days after the Wireless Enhanced

1 9-1-1 Board sets the monthly wireless surcharge. State and  
2 local taxes shall not apply to the wireless carrier surcharge.

3 (b) Except as provided in Sections 45 and 80, a wireless  
4 carrier shall, within 45 days of collection, remit, either by  
5 check or by electronic funds transfer, to the State Treasurer  
6 the amount of the wireless carrier surcharge collected from  
7 each subscriber. Of the amounts remitted under this subsection  
8 prior to January 1, 2008 (the effective date of Public Act  
9 95-698), and for surcharges imposed before January 1, 2008 (the  
10 effective date of Public Act 95-698) but remitted after January  
11 1, 2008, the State Treasurer shall deposit one-third into the  
12 Wireless Carrier Reimbursement Fund and two-thirds into the  
13 Wireless Service Emergency Fund. For surcharges collected and  
14 remitted on or after January 1, 2008 (the effective date of  
15 Public Act 95-698), \$0.1475 per surcharge collected shall be  
16 deposited into the Wireless Carrier Reimbursement Fund, and  
17 \$0.5825 per surcharge collected shall be deposited into the  
18 Wireless Service Emergency Fund. For surcharges collected and  
19 remitted on or after July 1, 2014, \$0.05 per surcharge  
20 collected shall be deposited into the Wireless Carrier  
21 Reimbursement Fund, \$0.66 per surcharge shall be deposited into  
22 the Wireless Service Emergency Fund, and \$0.02 per surcharge  
23 collected shall be deposited into the Wireless Service  
24 Emergency Fund and distributed in equal amounts to County  
25 Emergency System Telephone Boards in counties with a population  
26 under 100,000 according to the most recent census data. Of the

1 amounts deposited into the Wireless Carrier Reimbursement Fund  
2 under this subsection, \$0.01 per surcharge collected may be  
3 distributed to the carriers to cover their administrative  
4 costs. Of the amounts deposited into the Wireless Service  
5 Emergency Fund under this subsection, \$0.01 per surcharge  
6 collected may be disbursed to the Illinois Commerce Commission  
7 to cover its administrative costs. For funds collected and  
8 remitted under this Section from July 1, 2015 through June 30,  
9 2025, \$0.02 per surcharge collected shall be deposited into the  
10 South Suburban Trauma Center Fund.

11 (c) The first such remittance by wireless carriers shall  
12 include the number of wireless subscribers by zip code, and the  
13 9-digit zip code if currently being used or later implemented  
14 by the carrier, that shall be the means by which the Illinois  
15 Commerce Commission shall determine distributions from the  
16 Wireless Service Emergency Fund. This information shall be  
17 updated no less often than every year. Wireless carriers are  
18 not required to remit surcharge moneys that are billed to  
19 subscribers but not yet collected. Any carrier that fails to  
20 provide the zip code information required under this subsection  
21 (c) shall be subject to the penalty set forth in subsection (f)  
22 of this Section.

23 (d) Any funds collected under the Prepaid Wireless 9-1-1  
24 Surcharge Act shall be distributed using a prorated method  
25 based upon zip code information collected from post-paid  
26 wireless carriers under subsection (c) of this Section.

1 (e) If before midnight on the last day of the third  
2 calendar month after the closing date of the remit period a  
3 wireless carrier does not remit the surcharge or any portion  
4 thereof required under this Section, then the surcharge or  
5 portion thereof shall be deemed delinquent until paid in full,  
6 and the Illinois Commerce Commission may impose a penalty  
7 against the carrier in an amount equal to the greater of:

8 (1) \$25 for each month or portion of a month from the  
9 time an amount becomes delinquent until the amount is paid  
10 in full; or

11 (2) an amount equal to the product of 1% and the sum of  
12 all delinquent amounts for each month or portion of a month  
13 that the delinquent amounts remain unpaid.

14 A penalty imposed in accordance with this subsection (e)  
15 for a portion of a month during which the carrier provides the  
16 number of subscribers by zip code as required under subsection  
17 (c) of this Section shall be prorated for each day of that  
18 month during which the carrier had not provided the number of  
19 subscribers by zip code as required under subsection (c) of  
20 this Section. Any penalty imposed under this subsection (e) is  
21 in addition to the amount of the delinquency and is in addition  
22 to any other penalty imposed under this Section.

23 (f) If, before midnight on the last day of the third  
24 calendar month after the closing date of the remit period, a  
25 wireless carrier does not provide the number of subscribers by  
26 zip code as required under subsection (c) of this Section, then

1 the report is deemed delinquent and the Illinois Commerce  
2 Commission may impose a penalty against the carrier in an  
3 amount equal to the greater of:

4 (1) \$25 for each month or portion of a month that the  
5 report is delinquent; or

6 (2) an amount equal to the product of 1/2¢ and the  
7 number of subscribers served by the wireless carrier. On  
8 and after July 1, 2014, an amount equal to the product of  
9 \$0.01 and the number of subscribers served by the wireless  
10 carrier.

11 A penalty imposed in accordance with this subsection (f)  
12 for a portion of a month during which the carrier pays the  
13 delinquent amount in full shall be prorated for each day of  
14 that month that the delinquent amount was paid in full. A  
15 penalty imposed and collected in accordance with subsection (e)  
16 or this subsection (f) shall be deposited into the Wireless  
17 Service Emergency Fund for distribution according to Section 25  
18 of this Act. Any penalty imposed under this subsection (f) is  
19 in addition to any other penalty imposed under this Section.

20 (g) The Illinois Commerce Commission may enforce the  
21 collection of any delinquent amount and any penalty due and  
22 unpaid under this Section by legal action or in any other  
23 manner by which the collection of debts due the State of  
24 Illinois may be enforced under the laws of this State. The  
25 Executive Director of the Illinois Commerce Commission, or his  
26 or her designee, may excuse the payment of any penalty imposed

1 under this Section if the Executive Director, or his or her  
2 designee, determines that the enforcement of this penalty is  
3 unjust.

4 (h) Notwithstanding any provision of law to the contrary,  
5 nothing shall impair the right of wireless carriers to recover  
6 compliance costs for all emergency communications services  
7 that are not reimbursed out of the Wireless Carrier  
8 Reimbursement Fund directly from their wireless subscribers  
9 via line-item charges on the wireless subscriber's bill. Those  
10 compliance costs include all costs incurred by wireless  
11 carriers in complying with local, State, and federal regulatory  
12 or legislative mandates that require the transmission and  
13 receipt of emergency communications to and from the general  
14 public, including, but not limited to, E-911.

15 (i) The Auditor General shall conduct, on an annual basis,  
16 an audit of the Wireless Service Emergency Fund and the  
17 Wireless Carrier Reimbursement Fund for compliance with the  
18 requirements of this Act. The audit shall include, but not be  
19 limited to, the following determinations:

20 (1) Whether the Commission is maintaining detailed  
21 records of all receipts and disbursements from the Wireless  
22 Carrier Emergency Fund and the Wireless Carrier  
23 Reimbursement Fund.

24 (2) Whether the Commission's administrative costs  
25 charged to the funds are adequately documented and are  
26 reasonable.

1           (3) Whether the Commission's procedures for making  
2 grants and providing reimbursements in accordance with the  
3 Act are adequate.

4           (4) The status of the implementation of wireless 9-1-1  
5 and E9-1-1 services in Illinois.

6           The Commission, the Department of State Police, and any  
7 other entity or person that may have information relevant to  
8 the audit shall cooperate fully and promptly with the Office of  
9 the Auditor General in conducting the audit. The Auditor  
10 General shall commence the audit as soon as possible and  
11 distribute the report upon completion in accordance with  
12 Section 3-14 of the Illinois State Auditing Act.

13           (Source: P.A. 97-463, eff. 1-1-12; 98-634, eff. 6-6-14.)

14           (50 ILCS 751/45)

15           (Section scheduled to be repealed on July 1, 2015)

16           Sec. 45. Continuation of current practices.

17           (a) Except as provided in subsection (b-5), and  
18 notwithstanding ~~Notwithstanding~~ any other provision of this  
19 Act, a unit of local government or emergency telephone system  
20 board providing wireless 9-1-1 service and imposing and  
21 collecting a wireless carrier surcharge prior to July 1, 1998  
22 may continue its practices of imposing and collecting its  
23 wireless carrier surcharge, but, except as provided in  
24 subsection (b) of this Section, in no event shall that monthly  
25 surcharge exceed \$2.50 per commercial mobile radio service

1 (CMRS) connection or in-service telephone number billed on a  
2 monthly basis. For mobile telecommunications services provided  
3 on and after August 1, 2002, any surcharge imposed shall be  
4 imposed based upon the municipality or county that encompasses  
5 the customer's place of primary use as defined in the Mobile  
6 Telecommunications Sourcing Conformity Act.

7 (b) On or after the effective date of this amendatory Act  
8 of the 98th General Assembly and until July 1, 2015, the  
9 corporate authorities of a municipality with a population in  
10 excess of 500,000 on the effective date of this amendatory Act  
11 may by ordinance impose and collect a monthly surcharge per  
12 commercial mobile radio service (CMRS) connection or  
13 in-service telephone number billed on a monthly basis that does  
14 not exceed the highest monthly surcharge imposed as of January  
15 1, 2014 by any county or municipality under subsection (c) of  
16 Section 15.3 of the Emergency Telephone System Act. On or after  
17 July 1, 2015, the municipality may continue imposing and  
18 collecting its wireless carrier surcharge as provided in and  
19 subject to the limitations of subsections ~~subsection~~ (a) and  
20 (b-5) of this Section.

21 (b-5) From July 1, 2015 through June 30, 2025, a  
22 municipality to which this Section applies that has imposed a  
23 monthly wireless carrier surcharge shall increase that  
24 surcharge by \$0.02. The \$0.02 collected and remitted under this  
25 subsection shall be deposited into the South Suburban Trauma  
26 Center Fund.

1 (c) In addition to any other lawful purpose, a municipality  
2 with a population over 500,000 may use the moneys collected  
3 under this Section for any anti-terrorism or emergency  
4 preparedness measures, including, but not limited to,  
5 preparedness planning, providing local matching funds for  
6 federal or State grants, personnel training, and specialized  
7 equipment, including surveillance cameras as needed to deal  
8 with natural and terrorist-inspired emergency situations or  
9 events.

10 (Source: P.A. 98-634, eff. 6-6-14.)

11 Section 25. The Toll Highway Act is amended by adding  
12 Section 40 as follows:

13 (605 ILCS 10/40 new)

14 Sec. 40. Use of certain toll revenue.

15 (a) From July 1, 2015 through June 30, 2025, there shall be  
16 a \$1 surcharge at the toll plaza known as Plaza 47 to be  
17 collected and deposited into the South Suburban Trauma Center  
18 Fund.

19 (b) This Section is repealed on September 30, 2025.